# PLANNING AND DEVELOPMENT SERVICES STAFF REPORT

For Planning Commission Meeting of April 19, 2016

SUBJECT: Amendments to Chapter 55 (Zoning), Section 5:1 (Definitions), 5.10.2 R1A,

R1B, R1C, R1D, R1E single-family dwelling district related to Accessory

**Dwelling Units.** 

#### PROPOSED CITY PLANNING COMMISSION MOTION

The Ann Arbor City Planning Commission hereby recommends that the Mayor and City Council approve the amendments to Chapter 55 (Zoning), Section 5:1 (Definitions), 5.10.2 R1A, R1B, R1C, R1D, R1E single-family dwelling district

#### STAFF RECOMMENDATION

Staff recommends that the proposed amendments to Chapter 55 (Zoning), Section 5:1 (Definitions), 5.10.2 R1A, R1B, R1C, R1D, R1E single-family dwelling district be **approved** on the finding that city ordinances provide for development of Accessory Dwelling Units to ensure affordability per the City Council adopted Housing Affordability and Economic Equity Analysis.

Further, staff finds that the proposed regulations will protect the stability of single-family neighborhoods by ensuring that new accessory dwelling units will be developed appropriately, registered and inspected.

# **BACKGROUND**

After adopting the Housing Affordability and Economic Equity Report on February 25, 2015, City Council directed the Planning Commission to review and make recommendations to amend the existing zoning ordinance to further allow Accessory Dwelling Units. Many communities throughout the country have encouraged the development of Accessory Dwelling Units and have noted the following benefits:

- Accessory Dwelling Units increase the variety of housing opportunities available within the community by introducing a new housing prototype that respects the look and scale of single-family neighborhoods
- The addition of accessory dwelling units may increase opportunities for homeowners to "age in place" in either the main dwelling unit or the accessory apartment, because the units may be rented out to provide added income. Such units also provide the potential for a homeowner to negotiate assistance in household maintenance in exchange for rent.
- Accessory Dwelling Units can increase the number of smaller dwelling units to address
  declining household size. The decline in household size is attributed, in part, to a
  growing population of seniors and an increase in single-person households
- Accessory Dwelling Units can be more affordable than other new dwelling units because

infrastructure (i.e., sewer and water) and land costs have already been absorbed by the main dwelling unit

- Likewise, ADUs support more efficient and sustainable use of existing housing stock and infrastructure
- The addition of an accessory apartment can help first-time homebuyers leverage a mortgage or current homeowners retain a home after a change in financial circumstances
- ADUs may provide an affordable rental alternative in established neighborhoods where a
  person might not otherwise be able to afford to live

The Planning Commission discussed Accessory Dwelling Units along with other priorities at their April 28, 2015 retreat, and included ADUs as a priority in their <u>2015-2016 work plan</u>. Due to staff changes at the City, staff from Washtenaw County's Office of Community and Economic Development partnered with the City to lead the effort in a consultant role in close collaboration with Planning Department staff.

The process began in <u>November</u> with the Ordinance Revisions Committee (ORC) who met twice to review options, best practices and experiences from other communities. In <u>December</u>, ORC reviewed draft language, and asked that at upcoming input sessions, staff get feedback from the community regarding unit size, parking, detached vs. attached ADUs, and other potential components. The ORC scheduled a meeting in <u>February</u>, but due to conflicts, the meeting was not held.

Four input sessions were held throughout the city, along with a larger community-wide meeting, and a session with a neighborhood board. Two additional neighborhood meetings were held at the request of the neighborhood/condo association. The input summary can be found at <a href="https://www.a2gov.org/ADU">www.a2gov.org/ADU</a>

The Planning Commission held a working session on Accessory Dwelling Units March 9 to review updated draft ordinance language, and to discuss remaining issues. At that time, they felt it was appropriate to move forward with a public hearing and discussion of the proposed text amendment.

The existing standards and regulations for Accessory Apartments have resulted in only two applicants in more than 20 years. Presumed barriers in the existing ordinance are those affecting the cost of the of developing the unit (special exception permit, three off-street parking spaces) and limits to flexible use (allowed only in primary structure with occupancy limited to family who cannot pay rent).

Staff was asked to lessen restrictions so more ADUs could be legally constructed while providing means for maintaining neighborhood character and provisions for enforcement are considered.

Staff focused on amending the existing ordinance, providing for ADUs in the same zoning districts that currently allow Accessory Apartments. These districts are R1A, R1B, R1C, R1D, R1E, and R2A.

Proposed changes intended to lessen restrictions to encourage construction of ADUs

- Change from special exception to permitted use
- Allowing ADUs in accessory structures
- Allowing for rental to non-relatives as well as ability to charge rent
- Reduction of parking requirement
- Minimum lot size of 5,000 square foot allows a maximum ADU size of 600 square feet. Minimum lot size of 7,200 or more allows a maximum ADU size of 800 square feet.

Proposed changes intended to maintain character and allow for means for enforcement

- Require deed restriction listing detailed requirements of ADU usage
- Require ADU to be in rental inspection program regardless of occupant
- No rental or lease less than 30 days
- The appearance of the primary dwelling and/or garage or carriage house must be maintained, and any new entrances for an ADU must be on the side or rear.
- Clear definition of temporary absence for owner-occupant limiting it to 6 months in a calendar year
- The total number of persons residing in the primary and accessory dwelling unit combined shall not exceed the occupancy for single family units.
- Clarifying one ADU per parcel
- Clarifying that an ADU is allowed for single family uses only.

### **DESCRIPTION AND ANALYSIS**

Attached to this report are the proposed text amendments. Deleted text is shown as strikethrough, proposed text as <u>underline</u>. The proposed amendments are in increasing numerical order by chapter.

<u>Chapter 55 (Zoning), Section 5:1 (Definitions)</u> – In this section, Accessory Apartment will be renamed Accessory Dwelling Unit, and ADUs can be allowed in accessory structures. Maximum occupancy is updated to meet Fair Housing Standards, which is one family or two unrelated individuals.

<u>Chapter 55 (Zoning), Section 5:10 (R1A, R1B, R1C, R1D, R1E, single family district)</u>
Text changes include addition of the purpose of Accessory Dwelling Units, as well as text amendments mentioned above. Approved amendments will also apply to R2A.

As proposed, legal, conforming accessory structures built before Dec. 31, 2016 can include an ADU. As well, existing legal accessory structures constructed before December 31, 2016 and more than 200 square feet can be demolished and rebuilt to include an ADU. While this might encourage more accessory structures to come into compliance, it does not create a pathway for future new garages and carriage houses to have the option for an ADU.

There have been many community questions about enforcement. Several proposed provisions offer means to enforcement, including the minimum rental/lease period of 30 days, deed restriction, and others. Most notably, applying the definition of Family in 5:7 to both the primary residence and ADU, requires occupancy on the site be limited to that of a single family residence without an ADU. While this provision can be confusing in conjunction with the ADU maximum occupancy, a family or two-unrelated adults, staff feels that the provision allows for limitation on intensity of use.

If adopted, staff recommends development of a ADU zoning and building guide to help potential homeowners understand the new regulations and requirements, including cost estimates and information on relevant housing and building codes.

Staff also recommends consideration of incentives that could be provided in return for specific affordability limits. Incentives could include fee waivers, work with architects on usable plans, and potential development of loan products with local banks or credit unions that can be used to provide attractive mortgages leveraged in return for affordability requirements.

### RECOMMENDATION

The proposed amendments have been reviewed by staff, including housing and zoning. As mentioned above, the Ordinance Revisions Committee help shape the scope of the proposed amendments and has reviewed several drafts. All suggestions made by staff, the Ordinance Revisions Committee and the Planning Commission have been incorporated into the proposed language wherever possible.

It is believed that these amendments will provide for a new housing prototype that will blend in single family neighborhoods, while adding an option for sustainable housing that responds changing family needs, smaller households, and increasing housing costs. Staff recommends approval.

Prepared by Chris Cheng Reviewed by Ben Carlisle mg

Attachment: Proposed Amendments to Ordinance

c: City Attorney Systems Planning Fire Marshal File

# PC public hearing draft of text amendments.

Black is original text. Red denotes changes to the existing zoning ordinance text.

## Amend:

# 5.1 Definitions

(1) Accessory apartment Dwelling Unit (ADU). A dwelling unit for not more than 2 persons 1 family or 2 unrelated persons which is an integral part of a 1-family detached dwelling, or is included, all or in part, of a legal detached accessory structure.

5:10.2 R1A, R1B, R1c, R1D, R1E single-family dwelling district

# Revised draft

#### Move:

from (3) Special exception uses pursuant to section 5:104 € to (4) Permitted accessory uses (d)

#### Amend:

<u>Purpose: Accessory dwelling units are allowed in certain districts to enable a new housing prototype that respects the look and scale of single-family neighborhoods while</u>

- a. supporting more efficient use of existing housing stock and infrastructure;
- b. provide housing that responds to changing family needs, smaller households, and increasing housing costs
- c. provide accessible housing for seniors and persons with disabilities; and
- d. supports affordable housing goals

One accessory apartment dwelling unit (ADU), subject to the following standards:

- 1. ADUs are permitted on a parcel with a single family dwelling only.
- 1.2. The owner in which the accessory apartment is created shall occupy one of the dwelling units, except for temporary absences not to exceed a combined total -6 months in a calendar year-
- 2.3. The accessory apartmentADU shall be designed so that the appearance of the building remains that of a 4single-family residence or detached accessory structure such as a garage or carriage house. Any new entrances shall be located on the side or in the rear of the building and any additions shall not increase the square footage of the original house by more than 10%.
- 3.4. The accessory apartment shall not exceed 25% of the entire floor area of the structure, nor shall it be greater than 600 square feet. The minimum lot area

for an ADU is 5,000 square feet, and the maximum size of an ADU with that lot area is 600 square feet in gross floor area, or the size of the gross floor area of the ground floor area of the primary dwelling, whichever is less. If the lot area is 7,200 square feet or greater, the maximum –size of an ADU is 800 square feet in gross floor area, or the size of the gross floor area of the ground floor of the primary structure, whichever is less.

- 4. The dwelling to which an accessory apartment is to be added must be owner-occupied and have been owner-occupied by the current owner for the 12 calendar months preceding the date of application.
- 5. No rRent shall be paid for the accessory apartment.
- 6.5. The accessory apartmentADU shall not be occupied only by persons related by blood, marriage or adoption to the family occupying the principal dwelling or by not more than 2 employees not related to the family occupying the principal dwelling.by more than 2 related and their offspring or 2 unrelated individuals.
- 7.6. <u>Legally conforming Accessory accessory</u> buildings <u>constructed before</u>

  <u>December 31, 2016</u> may not be converted for <u>ADU accessory apartment</u> use.

  <u>Existing legal accessory buildings constructed before December 31, 2016 and over 200 square feet may be demolished and rebuilt to include an ADU.</u>
- 8.7. The total number of persons residing in the <u>primary and accessory</u> <u>dwelling units combined <u>building</u> shall not exceed the occupancy permitted by section 5:7 for a single-family housing unit.</u>
- 9.8. At least 3-1 off-street parking spaces shall be provided for the dwelling and accessory apartment for the ADU unless the property is within ½ mile of a bus stop, then no additional parking space is required. Tandem or stacked parking in a driveway can count toward the off street parking requirement if not located in the front yard setback.
- 9. All ADUs are subject to regular housing inspections per section 8:511.
- 10. Leasing or rental of the ADU for less than thirty (30) days shall be prohibited.
- 10.11. A deed restriction noting all the above requirements shall be filed with the register of deeds, prior to occupancy.